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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/697,593	10/29/2003	, Brian Harold Kelley	030618	8306
	7590 05/07/2007 NCORPORATED		EXAMINER	
5775 MOREHO	OUSE DR.		HASSAN, AURANGZEB	
SAN DIEGO, O	CA 92121		ART UNIT	PAPER NUMBER
			2182	· · · ·
			NOTIFICATION DATE	DELIVERY MODE
			05/07/2007	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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		Application No.	Applicant(s)			
Office Action Summary		10/697,593	KELLEY, BRIAN HAROLD			
		Examiner	Art Unit			
	•	Aurangzeb Hassan	2182			
	The MAILING DATE of this communication app	ears on the cover sheet with th	ne correspondence address			
	Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE <u>3</u> MONTH(S) OR THIRTY (30) DAYS,					
WHIC - Exter after - If NC - Failu Any	CHEVER IS LONGER, FROM THE MAILING DANSING STATE TO THE MAILING DANSING SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICAT 36(a). In no event, however, may a reply b vill apply and will expire SIX (6) MONTHS to cause the application to become ABANDO	ION. the timely filed from the mailing date of this communication. DNED (35 U.S.C. § 133).			
Status	·					
1)⊠	Responsive to communication(s) filed on <u>23 February 2007</u> .					
,	This action is <b>FINAL</b> . 2b) This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
•	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
4)⊠	4)⊠ Claim(s) <u>2-8,11-13,15,18-22,29-33,35 and 36</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
·	Claim(s) is/are allowed.					
-	Claim(s) <u>2-8,11-13,15,18-22,29-33,35 and 36</u> is/are rejected.					
_	Claim(s) is/are objected to.		•			
8) Claim(s) are subject to restriction and/or election requirement.						
Applicati	on Papers					
9)[	The specification is objected to by the Examine	r. •				
10)	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Off	ice Action or form PTO-152.			
Priority (	ınder 35 U.S.C. § 119					
12)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119	∂(a)-(d) or (f).			
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
		•				
Attachmen		,, <del>, , , , , , , , , , , , , , , , , ,</del>				
	e of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summ Paper No(s)/Ma	il Date			
3) Infor	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	5) Notice of Inform 6) Other:	al Patent Application			

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claim 2 8, 11 13, 15, 18 22, 29 33, 35 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Walters et al. (US Patent Number 6,914,695 hereinafter "Walters") in view of Rathbone (Windows XP, hereinafter "Rathbone") further in view of Sony Corporation, PC Connecting Kit (Sony Corporation, PC Connecting Kit, 1997 hereinafter "Sony").
- 3. As per claims 29, 33, 35 and 36, Walters teaches a medium, system, method and device comprising:
  - a peripheral device (digital camera, element 11, figure 2);
  - a wireless device comprising (IBM ThinkPad, element 10, figure 2);
  - a computer platform (element 10, figure 2 runs Windows OS, column 2, lines 27
- 32), said computer platform comprising:

a plurality of resident programs, each resident program respectively associated with a communication protocol (column 5, lines 18 – 21); and

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an operating system (Windows, column 2, lines 27 - 32) for managing resources of said wireless devices and for controlling an interaction of the wireless device said peripheral device;

## wherein

said peripheral device selectively communicates with said wireless device using a specific communication protocol (Bluetooth, column 5, lines 18 – 21), and

upon said peripheral device communicating with said wireless device, said operating system identifies (device ID, figure 8) a selected resident program associated with said specific communication protocol and links said selected resident program with said peripheral device (column 13, lines 6 - 9), and

said operating system identifies said selected resident program by:

attempting to identify said peripheral device (figure 3) and

if successfully identified, mapping from the successfully identified

peripheral device to a corresponding one of said resident programs (HTML interface, column 13, lines 13 – 52).

Walters does not explicitly disclose mapping protocol when the peripheral is not successfully identified and the corresponding resident program.

Rathbone explains the operating system Windows XP disclosing a method of successful identification of a peripheral (operating system Windows XP detects cameras when first plugged in, page 296 "Scanners and cameras") and if not successfully identified, prompt for installation of the communication protocol (driver) specified by said peripheral (if camera isn't automatically accepted Windows XP connects to the

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peripheral and directs to installation and thereafter resident programs are ready for use, i.e. mapped)

It would have been obvious to one of ordinary skill in the art at the time of the applicant's invention to understand the operating system utilized on the wireless device and modify Walters with the above teachings of Rathbone. One of ordinary skill in the art would be motivated to make such modification in order to better understand Windows XP functionality.

Rathbone calls for installation of the driver, however Sony teaches the actual driver, software, and installation of the communication protocol of the peripheral allowing the peripheral device to be mapped to the resident program of Walters.

Sony teaches a method of mapping from a communication protocol specified by said peripheral device (Sony teaches both wired, pages 13 – 17, and wireless, pages 18 - 22, communication protocol specified by the peripheral device and supports a resident program "Sony Digital Still Camera Album Utility", page 23 and allows the software to be properly mapped).

It would have been obvious to one of ordinary skill in the art at the time of the applicant's invention to refer to the user manual of the peripheral device used in Walters and modify the combination of Walter's and Rathbone with the above teachings of Sony. One of ordinary skill would make such modifications in order to benefit from the capabilities of a camera when connected to a computer (page 3).

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4. As per claims 2, 11, 18, and 30, Walters teaches a system, method, device, and

medium wherein, the peripheral device communicates with the wireless device through

a wired connection (cable connection, column 6, lines 32 – 43, USB Serial, column 2,

lines 43 - 45).

The examiner cites two wired connectivity options taught by Walters.

5. As per claims 3, 12, and 19, Walters teaches a system, method, and device

wherein, the peripheral device communicates with the wireless device through a

wireless connection (Bluetooth, column 6, lines 32 – 47, infrared, column 2, lines 41 –

43).

The examiner cites two wireless connectivity options taught by Walters.

6. As per claims 4, 13, 20, and 31, Walters teaches a system, method, device, and

medium wherein said attempting to identify comprises the peripheral device sending a

class identifier (registered camera ID, column 8, lines 16 - 19) to the operating system

of the wireless device and said successfully identified comprises the operating system

determining the type of the peripheral device and selecting a resident program

corresponding to a appropriate handler for that peripheral device based upon the class

identifier (column 8, lines 11 – 51).

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7. As per claims 5, 21, and 32, Walters teaches a system, device, and medium wherein said attempting to identify comprises the peripheral device sending a specific identifier (ID, column 8, lines 16 - 19) to the operating system of the wireless device and said successfully identified comprises the operating system determining the type of the peripheral device and selecting a resident program (column 8, lines 11 - 51) corresponding to an appropriate handler for that peripheral device based upon the specific identifier (column 8, lines 64 - 67, column 9, lines 1 - 23).

- 8. As per claims 6, 15, and 22, Walters teaches a system, method and device wherein the peripheral uses the wireless device as a communication portal to the Internet (column 11, lines 14 19).
- 9. As per claim 7, Walters teaches a system wherein, the peripheral device uses the wireless device as a communication portal over a telephone network (element 205, figure 4, column 9, lines 3-6).
- 10. As per claim 8, Walters teaches a system wherein, the peripheral device communicates with the computer platform of the wireless device through the communication portal of the computer platform (Bluetooth, column 5, lines 18 21).

Response to Arguments

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11. Applicant's arguments filed 2/23/2007 have been fully considered but they are not persuasive. The Applicant argues:

- 1.) Rathbone does not teach mapping from the identified peripheral device to a corresponding one of said resident programs and if the peripheral device is not identified, the communication protocol specified by the peripheral device is then mapped without any user intervention.
- 2.) Sony does not teach examination of the communication protocol and software mapping.
- 12. As per argument 1, the Examiner respectfully disagrees. In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., Operating System is fully independent and functions without user intervention) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

The Examiner notes that the Applicant's mapping is a mere association between a wireless device and a peripheral device in order to have functional communication between the two devices. The Applicant has stated that Rathbone first checks for the peripheral mapping and if not available in the operating system, Rathbone has user intervention to complete the mapping. The Examiner notes that the specification of the current application has the same protocol for mapping as can be seen in paragraph

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[0026] calling for the user to assist in identification and further in paragraphs [0044-0046] where the communication protocol is determined.

By prompting the user to install the appropriate required driver Rathbone is essentially teaching the mapping of the protocol (driver) specified by the peripheral to the resident program as required by the claim.

In regards to the software being properly mapped, the Examiner relies upon Sony for all the drivers (communication protocol) required for the device and upon completion of the installation the prompt of Rathbone is properly mapped.

13. As per argument 2, the Examiner respectfully disagrees. In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., examination of the communication protocol) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). The claim limitations do not necessitate examination of the communication protocol but more so an operating system identifying the supported protocol for a peripheral device. Sony is relied upon for the communication protocol (driver) that is installed by Rathbone, which completes the mapping of the communication protocol specified by the peripheral.

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## Conclusion

15. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Aurangzeb Hassan whose telephone number is (571) 272-8625. The examiner can normally be reached on Monday - Friday 9 AM to 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Huynh can be reached on (571) 272-4147. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

AH

KIM HUYNH SUPERVISORY PATENT EXAMINER

4/30/07